## <u>REMARKS</u>

Applicants respectfully traverse and request reconsideration. Applicants would like to thank the Examiner for allowing claim 40 and for indicating that claims 7–12, 14, and 16–17, would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

The Office Actions dated April 9, 2003 and August 19, 2003 both reject claims 2, 7–12, 14, 15, and 20 under 35 U.S.C. § 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim Applicants' subject matter. However, Applicants have on July 9, 2003, previously corrected the typographical error in claim 2 in response to the Office Action dated April 9, 2003. The Office Action dated August 19, 2003 failed to acknowledge the amendment to claim 2 submitted on July 9, 2003, and instead repeated the rejection to claim 2. As a result of the previous amendment, the limitation "the second internal signal" in claim 2's third line has support from claim 2's second line as "a second internal signal." Since claim 2 was previously amended on July 9, 2003, Applicants submit that the claims are allowable.

Claims 1-6, 13, 15, and 18-39 currently stand rejected under 35 U.S.C. § 103(a) as being unpatentable over U.S. Patent No. 6,141,021 (Bickford et al.). Support for new claims 41, 42, and 43 may be found in the specification at least at page 9 lines 19-30, page 10 lines 1-6 and page 12 lines 5-13 and figure 4.

## Bickford

Bickford is directed to a video system 100 including an accelerator graphics port (AGP) bus 110 coupled to an AGP graphics accelerator chip 118 and an AGP graphics accelerator addin card 122 (Bickford, ¶ 4, lines 33-49). A disable device 124 selectively disables either the video down AGP graphics accelerator 118 or the add-in AGP card 122 for avoiding bus contention on an accelerator graphics port (AGP) (Bickford ¶ 4, lines 46-49). Thus, two AGP accelerators 118, 122 may be simultaneously coupled to the AGP 110 since the disabled device 124 disables one of the AGP graphics accelerators 118, 122 and prevents both devices 118, 122 from contending for the AGP 110 (Bickford ¶ 4, lines 49-53, emphasis added). Accordingly, Bickford requires that both AGP 118 and add-in AGP 122 receive the same signal from the AGP bus 110. As a result, Bickford does not employ an input buffer as acknowledged in the Office

Action dated 8/19/2003 on page 4, because the same signal on the AGP bus 110 is received by both the AGP graphics accelerator chip 118 and the AGP graphics accelerator chip 122.

## BICKFORD TEACHES AWAY FROM THE CLAIMS AND THEREFORE THERE IS NO MOTIVATION TO MODIFY BICKFORD

It is well established that to establish *prima facie* obviousness, all the claim limitations must be taught or suggested by the prior art. In addition, there must be some teaching, motivation or suggestion in either the prior art, or the references themselves to make the combination asserted by the Examiner. In reviewing the Office Action, the Examiner asserts "it would have been obvious to one having ordinary skill in the computer art to modify Bickford with common industrial practice at the time applicant made the invention, to enhance the graphical processing capability" (Office Action dated 8/19/2003, page 4).

Measuring a claimed invention against the standard established in § 103 requires the oft-difficult but critical step of casting the mind back to the time of invention, to consider the thinking of one of ordinary skill in the art, guided only by the prior art references in the then-accepted wisdom in the field. Close adherence to this methodology is especially important in the case of less technologically complex inventions, where the very ease with which the invention can be understood may prompt one "to fall victim to the insidious effect of a hindsight syndrome wherein that which only the inventor taught is used against its teacher."

Case law makes it clear that the best defense against the subtle but powerful attraction of a hindsight-based obviousness analysis is rigorous application of the requirement for a showing of the teaching or motivation to combine prior art references. Combining prior art references without evidence of such a suggestion, teaching or motivation simply takes the inventor's disclosure as a blueprint for piecing together the prior art to defeat patentability—the essence of hindsight. Evidence of a suggestion, teaching or motivation to combine may flow from the prior art references themselves, the knowledge of one of ordinary skill in the art, or, in some cases, from the nature of the problem to be solved, although "the suggestion more often comes from the teachings of the pertinent references." ("The Board must identify specifically . . . the reasons one of ordinary skill in the art would have been motivated to select the references and combine them.") The showing of such suggestion, teaching, or motivation must be clear and particular. Broad, conclusory statements regarding the teaching of multiple references, standing alone, are not "evidence."

The Office Action dated 8/19/2003 on page 4 acknowledges that Bickford does not explicitly disclose an input buffer to receive the external signals. However, the Office Action asserts that "it is a common industrial practice in the computer art to equip an input buffer with the AGP." Further, the Office Action asserts that "it would have been obvious to one having ordinary skill in the computer art to modify Bickford with common industrial practice at the time Applicant made the invention to enhance the graphical processing capability." Firstly, the Office Action fails to specify how Bickford must be modified, but merely asserts "to modify Bickford" without explaining where or how the circuit in Bickford is to be modified. Since the Office Action fails to establish how or where the circuit in Bickford is to be modified and with what the Office Action fails to establish a prima facie case of obviousness.

With regard to the Examiner's assertion of the motivation of one skilled in the art to modify the system of Bickford, a careful examination of Bickford as cited reveals that Bickford teaches simultaneously coupling the graphics accelerators 118, 122 to the AGP bus 110 and merely disabling one of the AGP graphic accelerators 118, 122 to prevent both devices 118, 122 from contending for the AGP bus 110 (Bickford ¶ 4, lines 49-53). As a result, a signal on the AGP bus 110 is received by both the on-board AGP accelerator 118 and the add-in card 122 while either the on-board AGP 118 or the add-in AGP 122 is disabled. Accordingly, Bickford would have no need to add an input buffer, since the disable device 124 already enables and disables the AGP graphics accelerators 118, 122 in order to avoid bus contention on the AGP bus 110. Modifying Bickford to include an input buffer would result in adding redundant hardware. Further, adding hardware such as the input buffer may cause signaling delays in the AGP bus 110 due to signal propagation delays through the input buffer, which may reduce the operating speed of the AGP bus 110. Accordingly, such a modification as suggested in the Office Action would reduce, rather than enhance, the graphical processing capability of Bickford, since Bickford seeks to avoid bus contention or increase the bus speed (Bickford ¶ 1, lines 39-50). Therefore, if one were to modify Bickford to add an input buffer as claimed, if asserted, such a modification to Bickford would render Bickford unsatisfactory for its intended purpose because,

A prior art reference must be considered in its entirety, i.e., as a whole, including portions that would lead away from the claimed invention. W.L. Gore & Associates, Inc. v. Garlock, Inc., 721 F.2d 1540, 220 U.S.P.Q. 303 (Fed. Cir. 1983), cert. denied, 469 U.S. 851 (1984), MPEP 2141.02.

again, the suggested modification would add unnecessary hardware and cause unnecessary signaling propagation delays and would otherwise reduce rather than enhance performance.<sup>2</sup> As previously stated, if one were to modify Bickford to add an input buffer as claimed, such a modification would reduce the performance of the video system 100 rather than enhance the graphical processing capability of Bickford. As such, the suggested modification would change the principle of operation of Bickford because Bickford does not teach impedance matching the AGP bus 100 to avoid reflections if the input buffer is employed.<sup>3</sup> For example, Bickford teaches providing a faster bus at column 1, line 48, and since the proposed modification would result in impedance mismatching causing signaling interference and add propagation delay to the AGP bus 110, the modification proposed in the Office Action would render Bickford as modified unsatisfactory for its intended purpose.

Bickford teaches resolving a completely different problem from that of the claims. For example, Bickford seeks to solve the problem of resolving bus contention, whereas the claims recite a "selector circuit operable to select either the first internal signal or the first external signal" and an "input buffer operable to receive a first external signal via a first external signal path." Accordingly, since Bickford teaches avoiding bus contention by a completely different approach, namely through the use of coupling the AGP graphics accelerators 118, 122 simultaneously to the AGP bus 110, and disabling one of the AGP graphic accelerators 118, 122 through a disable device 124. As a result, Bickford teaches away from the claims because as previously stated, adding an input buffer to the AGP graphic accelerators 118, 122 would reduce the performance of the AGP bus 110 and add extraneous hardware that would provide a function redundant to the disable device 124 for avoiding bus contention.

<sup>&</sup>lt;sup>2</sup> If the proposed modification would render the prior art invention being modified unsatisfactory for its intended purpose, then there is no suggestion or motivation to make the proposed modification. *In re Gordon*, 733 F.2d 200, 221 U.S.P.Q. 1125 (Fed. Cir. 1984), MPEP 2143.02.

<sup>&</sup>lt;sup>3</sup> If the proposed modification or combination of the prior art would change the principle of operation of the prior art invention being modified, then the teachings of the references are not sufficient to render the claims prima facie obvious. *In re Ratti*, 270 F.2d 810, 123 U.S.P.Q. 349 (CCPA 1959). *See MPEP* 2143.01.

## BICKFORD FAILS TO DESCRIBE A FIRST INTERNAL SIGNAL PATH AND A FIRST EXTERNAL SIGNAL PATH

According to the Office Action, the claimed first internal signal path corresponds to the path connecting AGP graphics accelerator 118 and AGP bus 110, and the claimed first external path corresponds to the path connecting structures AGP bus 110 and AGP add-in card connector 120 as shown in Figure 3. However, the path connecting structures 118 and 110, and the path connecting structures 110 and 120 are the same path, namely AGP bus 110, as also shown in Figure 3. Unlike the claims, these paths in Bickford are not separate internal and external paths as claimed, but the same path, as acknowledged in the Office Action as AGP bus 110 (Office Action 8/19/2003, page 3, ref. #6). As a result, the Office Action improperly refers to the AGP bus 110 to describe both the distinct and separate internal and external paths (referring to structures 118 and 110, and 110 and 120). However, the claims require distinct and separate paths, namely, a first internal signal path and a first external signal path where the input buffer is operable to receive the first external signal via the first external signal path. Accordingly, the first internal signal path is distinct and separate from the first external signal path.

According to the Office Action on page 11 paragraph reference no. 11, Bickford discloses one internal path and one external path. However, the AGP bus 110 cannot be both external and internal at the same time. In other words, the AGP bus 110 cannot be both internal to itself and external to itself or the input buffer as would be required based on the assertion of the Office Action that AGP bus 110 functions both as the internal data path and the external data path. Further, by asserting that an AGP bus functions both as an internal data path and external data path, the Office Action ignores the difference between the claimed external and internal data paths and the isolation provided by the input buffer. Further yet, such an assertion obliterates the distinction between the first external signal and the first internal signals as claimed. For example, a first internal signal and a first external signal cannot simultaneously exist on AGP bus 110, since AGP bus 110 can only, at any point in time, carry one signal and not two signals such as the first internal signal and the first external signal. Accordingly, the Office Action requires that the first internal signal and the first external signal are always the same, unlike the claims. Further, Bickford requires the AGP bus 110 to carry one signal, since Bickford teaches one AGP bus 110 whereas the claims require at least a first internal signal and a first external signal.

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As to claim 1, for example, Applicants claim, among other things, a first internal circuit, such as an internal bus bridge or internal graphics processor, that provides a first internal signal via an internal signal path. The input buffer is operable to receive a first external signal, such as from an external graphics processor, via an external signal path. Since Bickford fails to describe an input buffer as acknowledged in the Office Action, Bickford fails to describe a path internal and external to the input buffer to provide a signal internal and external to the input buffer. A selector circuit is coupled to both the first internal circuit and the input buffer. The selector circuit is coupled to the first internal circuit via the internal signal path and is operable to select either the first internal signal or the external signal to provide a selected signal. As such, among other advantages, the input buffer isolates the external signal path from the first internal circuit. No such input buffer, first external path, or selector circuit as arranged in the claims is taught or suggested by the cited reference and, as such, the rejection is improper.

Bickford as cited teaches the use of a conventional bus architecture so that "devices on the bus can send and receive information from other devices." (Bickford col. 1, lines 19-20.) Accordingly, a motherboard includes an AGP graphics accelerator chip 118 coupled to the accelerated graphics port (AGP) 110. (Bickford col. 4, lines 41-44.) As previously stated, Bickford also requires a connector 120 coupled to the AGP bus 110 to receive an AGP graphics accelerator add-in card 122. As a result, Bickford does not teach at least "a first external signal path" because Bickford instead teaches, "a connector 120 adapted to receive an AGP graphics accelerator add-in card 122 is coupled to the AGP 110, along with a device 124 for selectively disabling either on board AGP graphics accelerator 118 or the add-in AGP card seated 122 in the connector 120." (Emphasis added.) Therefore, unlike the claims, Bickford teaches that the same AGP bus 100 is always coupled to both the onboard AGP graphics accelerator chip 118 and the add-in card 122. As previously stated, the claims require separate distinct paths, namely a first internal signal path and a first external signal path where the input buffer is operable to receive the first external signal via the first external signal path. Further, the connector 120 is always coupled to the AGP bus 110, so that the signals on the AGP bus 110 always are provided to the connector 120. As a result, since the connector 120 is directly coupled to the AGP bus 110, Bickford does not teach, and further teaches against, a first internal and a first external path. Consequently, Bickford teaches away from a first internal signal path and a first external signal path where the input buffer is operable to receive the first external signal via the first external

signal path. Therefore, since Bickford as cited teaches away from the claims, the Office Action fails to establish a *prima facie* case of obviousness.

Because Bickford fails to teach among other things an input buffer and an external signal path, Bickford also fails to teach coupling the first external signal path to the input buffer. Again, rather, AGP graphics accelerators 118, 122 are both coupled to the same AGP bus 110. (Id.) Bickford also teaches against the claims because Bickford teaches coupling the first external signal path to the first internal signal path. Again, rather than teaching coupling the first external signal path to the input buffer, Bickford is directed to a completely different problem and does not address the problems sought to be overcome. For example, the Bickford reference is silent as to employing an input buffer to address echoes or signal reflections on transmission lines from expansion slots for an external graphics controller card, and, in fact, teaches away from addressing the problem, since all embodiments appear to be shown with the AGP bus 110 being coupled directly to the AGP add-in card connector or to the AGP controller. As previously stated, the Bickford reference teaches enabling and disabling the AGP graphics accelerators 118, 122 and therefore uses a completely different approach from that claimed by Applicants. As a result, the Bickford reference suffers from echoes and signal reflections on transmission lines from the add-in AGP card 122. Consequently, the Bickford reference suffers from the same problems described in Applicants' "Background of the Invention" section, since the expansion slot AGP bus lines for the add-in AGP card 122 of Bickford are not isolated, but instead are coupled to the AGP bus 110 as with conventional configurations. In contrast, Applicants' invention addresses the problem of echoes or signal reflections from an expansion slot that can interfere with a graphics controllers' reception of signals. Accordingly, Bickford teaches away from the claims.

Since the Office Action acknowledges that Bickford does not disclose the claimed input buffer, the corresponding combination of structure with respect to the selector circuit and first internal circuit is also not disclosed. The Office Action takes official notice that it is common practice to allegedly use an input buffer with the AGP as claimed. However, Applicants respectfully note, as stated above, that Bickford teaches away from using Applicants' claimed input buffer by showing, among other things, that the AGP bus 110 and the expansion slot 118 or onboard AGP graphics adaptor 122 are directly coupled. In fact, Bickford uses a completely different approach. As previously stated, Bickford teaches a conventional bus architecture

coupled to peripheral devices and enabling and disabling the peripheral devices, such as AGP graphics accelerators 118, 122. As a result, Bickford teaches against the use of a first external path, an input buffer, and a selector circuit as previously stated.

Further, Bickford teaches the common practice of a conventional bus architecture coupled to peripheral devices and enabling and disabling the peripheral devices. This common practice teaches away from the claims. Consequently, the assertion that the common practice is to use an input buffer with the AGP as claimed is unsupported and inapposite to Bickford, especially in view of the teachings of Bickford as cited, teaching a conventional bus. As a result, the assertion that the common practice is to use an input buffer with the AGP bus as claimed is improper, and therefore a prima facie case of obviousness is not established. In the response dated September 30, 2003, the Applicants respectfully challenged an assertion that it is common practice to (1) include an input buffer in an AGP as claimed, (2) include a first external path as claimed, and (3) include a selector circuit as arranged in the claims. As such, Applicants respectfully repeat the request of a showing of such an assertion under MPEP 2112 in view of the teaching in Bickford and in view of the effect on propagation delay and the redundant components. According to the Advisory Action dated 10/20/2003, "a reference can be found...in U.S. Patent No. 6,133,772" although no citation is provided. As a result, the Advisory Action fails to establish a prima facie case of obviousness, and the Applicants again reassert the above challenge.

Applicants also repeat the above remarks and submit that there is no motivation, other than Applicants' own specification, to combine an input buffer as claimed to an external signal path and selector as claimed. Therefore, among other reasons, the Office Action fails to establish a prima facie case of obviousness. Accordingly, Applicants respectfully submit that the claims are in condition for allowance.

As to claim 21, Applicants respectfully reassert the relevant remarks made above with respect to claim 1 and again note that this claim requires, among other things, a bus bridge signal from an internal bus bridge and receiving, by an internal circuit, the bus bridge signal and further that an internal I/O circuit prevents signals from any external circuit from reaching the internal circuit. Again, as noted above, Bickford does not teach or suggest an internal I/O circuit that prevents signals from an external circuit from reaching an internal circuit, but in fact allows all external signals to pass to the AGP bus 110 connected to the internal circuit. Instead, Bickford,

as previously stated, teaches enabling and disabling the AGP graphics accelerators. As a result, the signals reach the disabled AGP graphics accelerators, thus causing the reflections sought to be avoided. Consequently, Bickford fails to teach, and teaches away from "an internal I/O circuit that prevents signals from any external circuit from reaching the internal circuit." Accordingly, this claim is also believed to be in condition for allowance.

As to claim 29, Applicants respectfully reassert the relevant remarks made above with respect to claim 1 and again note that Bickford does not teach, among other things, an integrated bus bridge graphics unit coupled to memory that includes an internal circuit operably configured to avoid signals from an external graphics bus. Instead, Bickford, as previously stated, teaches enabling and disabling the AGP graphics accelerators. Since Bickford teaches that the internal graphics bus is coupled directly to the external slot and to the internal AGP graphics chip (see Fig. 3), no external graphics path or bus is taught by Bickford. Bickford simply controls the receipt of a frame # signal from the PCI bus to either of the two graphics controllers to enable or disable one of the two graphics controllers. As such, this claim includes new and nonobvious subject matter and is also believed to be in condition for allowance.

The dependent claims add additional novel and nonobvious subject matter and are also allowable. For example, as to claim 2, it is alleged that the Bickford reference discloses an output buffer (structure 170) and provides a second internal signal via the first external signal path. The Office Action admits that Bickford does not disclose, among other things, a separate second internal signal path for conveying a signal to the output buffer. The Office Action, however, alleges that duplication of working parts of the device which are normally formed in two pieces is well known and that only routine skill in the computer art would be needed to add an additional internal signal path and to integrate the external output path and external input path into one external path. Applicants repeat the challenge that such a two-piece system would be needed when such a modification would make the enable/disable circuit redundant. Consequently, the Office Action fails to establish a prima facie case of obviousness. Applicants repeat the comments above and note that, since Bickford does not describe, among other things, an input buffer, a first internal nor a first external signal path, it further teaches away from the claims. Bickford also fails to describe the output buffer as operative to receive a second internal signal via the second internal path and to provide the second internal signal via the first external signal path as recited in claim 2. Accordingly, such a combination of the internal circuit, input

buffer, output buffer and selector circuit is not taught or suggested by the cited references. Further, as stated above, the references teach against such a combination as claimed.

As to claim 20, the claim requires, among other things, that the input buffer is inoperable to provide the external signal from the first external signal path to the first internal circuit and that the output buffer is inoperable to provide the first external signal from the first external signal path to the first internal circuit. This input buffer, and the resulting isolation, is not taught or suggested by Bickford and, as such, this claim is also believed to be in condition for allowance. Consequently, the Office Action fails to establish a prima facie case of obviousness.

Accordingly, Applicant respectfully submits that the Claims are in condition for allowance and requests that a timely Notice of Allowance be issued in this case. The Examiner is invited to contact the below-listed attorney if the Examiner believes that a telephone conference will advance the prosecution of this application.

Respectfully submitted,

Registration No.

ate: [1][9]2003 \_\_\_\_, 2003

VEDDER, PRICE, KAUFMAN & KAMMHOLZ, P.C.

KAMMHOLZ, P.C. Suite 2400

222 N. LaSalle Street

Chicago, IL 60601 (312) 609-7970

FAX: (312) 609-5005

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